EXHIBIT 4

Case: 1:19-cv-07190 Document #: 509-4 Filed: 04/29/24 Page 2 of 5 PageID #:23154

From: Roche, Jennifer L.

To: <u>Maura Grossman</u>; <u>Hinger, Cathy</u>

Cc: Weaver, Kurt; Bruno, Victoria; Ames, Lela; Baker, Jeremy; audley@chapman.com; Mia D. D"Andrea; Nemith,

Mike, Vinti, Baldassare, Mervis, Michael T., Gordon, Amy B., Gallagher, Katie, Alladi, Om V.

Subject: RE: Craigville Telephone Co. et al v. T-Mobile USA, Inc. - TMUS"s Opposition to Plaintiffs" Motion to Restore Rule

30(b)(6) Time and to Compel TMUS to Reproduce Prepared Rule 30(b)(6) Witnesses on Matters 12(a) and 41

Date: Monday, March 18, 2024 8:09:54 PM

Attachments: <u>image001.png</u>

image002.png image003.png image004.png

External (jroche@proskauer.com)

Report This Email FAQ

Dr. Grossman,

The parties have come to an agreement regarding Plaintiffs' Letter Motion to Restore 30(b)(6) Time on Topics 12(a) and 41 by which TMUS has agreed to restore all the 30(b)(6) time sought by the motion. As a result, TMUS is withdrawing its opposition and you will not need to resolve that motion.

Jennifer L. Roche

Senior Counsel

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From: Maura Grossman < maura.grossman@uwaterloo.ca >

Sent: Monday, March 11, 2024 5:35 PM

To: Hinger, Cathy < <u>Cathy.Hinger@wbd-us.com</u>>

Cc: Weaver, Kurt < Kurt < Kurt.Weaver@wbd-us.com>; Bruno, Victoria < Victoria.Bruno@wbd-us.com>;

Ames, Lela <<u>Lela.Ames@wbd-us.com</u>>; Baker, Jeremy <<u>Jeremy.Baker@wbd-us.com</u>>; audley@chapman.com; Mia D. D'Andrea <<u>dandrea@chapman.com</u>>; Nemith, Mike

< <u>Mike.Nemith@wbd-us.com</u>>; Vinti, Baldassare < <u>BVinti@proskauer.com</u>>; Mervis, Michael T.

< <u>MMervis@proskauer.com</u>>; Roche, Jennifer L. < <u>iroche@proskauer.com</u>>; Gordon, Amy B.

<<u>AGordon@proskauer.com</u>>; Gallagher, Katie <<u>Katie.Gallagher@wbd-us.com</u>>; Alladi, Om V. <<u>OAlladi@proskauer.com</u>>

Subject: RE: Craigville Telephone Co. et al v. T-Mobile USA, Inc. - TMUS's Opposition to Plaintiffs' Motion to Restore Rule 30(b)(6) Time and to Compel TMUS to Reproduce Prepared Rule 30(b)(6) Witnesses on Matters 12(a) and 41

This email sent by maura.grossman@uwaterloo.ca originated from outside the Firm.

No problem.

M.R.G.

From: Hinger, Cathy < Cathy.Hinger@wbd-us.com>

Sent: Monday, March 11, 2024 7:47 PM

To: Maura Grossman < <u>maura.grossman@uwaterloo.ca</u>>

Cc: Weaver, Kurt < Kurt.Weaver@wbd-us.com; Bruno, Victoria < Victoria.Bruno@wbd-us.com; Ames, Lela Lela.Ames@wbd-us.com; Baker, Jeremy Jeremy.Baker@wbd-us.com; audley@chapman.com; Nemith, Mike Mia D. D'Andrea dandrea@chapman.com; Mervis, Michael T. Morvis@proskauer.com; Roche, Jennifer L. jroche@proskauer.com; Gordon, Amy B.

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Subject: RE: Craigville Telephone Co. et al v. T-Mobile USA, Inc. - TMUS's Opposition to Plaintiffs' Motion to Restore Rule 30(b)(6) Time and to Compel TMUS to Reproduce Prepared Rule 30(b)(6) Witnesses on Matters 12(a) and 41

Dear Dr. Grossman,

Plaintiffs request an extension of their 3/12/24 Reply date on this motion to 3/18/24. TMUS consented to this request by email. There are three depositions this week starting tomorrow that were not scheduled at the time we negotiated the 3/12 date. We hope this is agreeable to you.

Best Regards, Cathy Hinger

Cathy Hinger

She/Her Partner Womble Bond Dickinson (US) LLP

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From: Alladi, Om V. < OAlladi@proskauer.com>

Sent: Friday, March 8, 2024 6:04 PM

To: Maura Grossman < <u>maura.grossman@uwaterloo.ca</u>>

Cc: Hinger, Cathy <<u>Cathy.Hinger@wbd-us.com</u>>; Weaver, Kurt <<u>Kurt.Weaver@wbd-us.com</u>>; Bruno, Victoria <<u>Victoria.Bruno@wbd-us.com</u>>; Ames, Lela <<u>Lela.Ames@wbd-us.com</u>>; Baker, Jeremy <<u>Jeremy.Baker@wbd-us.com</u>>; audley@chapman.com; Mia D. D'Andrea <<u>dandrea@chapman.com</u>>; Nemith, Mike <<u>Mike.Nemith@wbd-us.com</u>>; Vinti, Baldassare <<u>BVinti@proskauer.com</u>>; Mervis, Michael T. <<u>MMervis@proskauer.com</u>>; Roche, Jennifer L. <<u>jroche@proskauer.com</u>>; Alladi, Om V. <<u>OAlladi@proskauer.com</u>>; Gordon, Amy B. <<u>AGordon@proskauer.com</u>>; Gallagher, Katie <<u>Katie.Gallagher@wbd-us.com</u>>

Subject: Craigville Telephone Co. et al v. T-Mobile USA, Inc. - TMUS's Opposition to Plaintiffs' Motion to Restore Rule 30(b)(6) Time and to Compel TMUS to Reproduce Prepared Rule 30(b)(6) Witnesses on Matters 12(a) and 41

Dear Dr. Grossman:

Please find attached T-Mobile USA, Inc.'s Opposition to Plaintiffs' Letter Motion to Restore 30(b)(6) Time on Topics 12(a) and 41, along with electronic copies of the exhibits cited therein. We will send you a hardcopy binder with these materials next week.

Respectfully, Om

Om V. Alladi

Associate

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greenspaces

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